



July 18, 2006

Mr. Charles Terreni

Chief Clerk and Administrator

Public Service Commission of South Carolina Post Office Drawer 11649

Columbia, SC 29211

Dear Mr. Terreni:

Enclosed please find the executed copy of the Service Agreement and Interruptible Transportation Agreement between South Carolina Pipeline Corporation and the following natural gas customers:

CUSTOMER & LOCATION

Weyerhaeuser Company (CPB & MDF Plants) >2006-201 G Bennettsville, SC

CUSTOMER & LOCATION - Amendment One to Transportation Agreement

Wellman, Inc. S

Darlington, SC 72004-203-G

Please accept these Agreements for filing in accordance with the Rules and Regulations of The Public Service Commission of South Carolina. If you have any questions, please contact me at 803.217.6459.

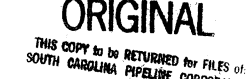
Sincerely,

Lvnn Hutchins

Analyst, South Carolina Pipeline Corporation

Large Customer Group

Enclosure



SOUTH CAROLINA PIPELINE CORPORATION

AMENDMENT ONE TO TRANSPORTATION AGREEMENT

This Amendment One to Transportation Agreement ("Amendment One") made and entered		
into this 132 day of, 2006, by and between SOUTH CAROLINA		
PIPELINE CORPORATION, its successors and assigns, hereinafter called "Seller" and		
WELLMAN, INC., it successors and assigns, hereinafter called "Buyer". Seller and Buyer are		
sometimes referred to herein individually as a "Party" and collectively as "Parties."		

WITNESSETH

WHEREAS, Seller provides transportation service to Buyer under the terms of a Transportation Agreement between Buyer and Seller dated August 27, 1991, and

WHEREAS, Buyer and Seller have mutually agreed to amend the Transportation Agreement to increase the daily deliveries allowed for transport service.

NOW THEREFORE, in consideration of the covenants and agreements hereinafter set forth, to be kept and performed by the Parties hereto, it is mutually agreed as follows:

- A. This Amendment One shall become effective on June 1, 2006.
- Paragraph 2. DAILY DELIVERIES is deleted and replaced as follows: В.

DAILY DELIVERIES

Seller agrees to accept and transport for Buyer up to 9,000 dekatherms, excluding shrinkage volumes, of natural gas on a daily basis. Buyer will notify Seller, in writing, of Buyer's intent to transport at least three (3) business days prior to the beginning of any month and will provide the estimated volumes of gas, in dekatherms, to be accepted and transported on a daily basis during the calendar month.

Buyer has the right to change the volume to be accepted and transported during the month on a daily basis. It is Buyer's responsibility to notify suppliers, Seller, and connecting pipelines regarding any change in transportation volumes. Seller will accept changes in daily volumes dispatched from upstream pipelines; however, Seller reserves the right to limit or restrict the volumes accepted and transported at any time, whenever, in Seller's sole opinion, operating conditions warrant a limitation or restriction on the acceptance or delivery of transportation gas. Limitations or restrictions may be because of, but not limited to, the utilization of deliverability capacity by Seller for Seller's system supply requirements.



- C. The term of this Amendment One shall be the same as the term of the Transportation Agreement currently in effect.
- D. No other provisions of the Transportation Agreement between Seller and Buyer are altered by this Amendment One.

IN WITNESS WHEREOF, this Amendment One to Transportation Agreement has been executed on the date first above written by the Parties hereto by their officers or other representatives.

WELLMAN, INC.	SOUTH CAROLINA PIPELINE CORPORATION
Buyer Lous	Seller
Director of Perchasing	By Sam Dozier VICE PRESIDENT COMMERCIAL & FIELD OPERATIONS
Title Source of	Beth E. Brazel
Witness 7/10/06	Witness 7/13/06
Date	APPROVED AS TO LEGALITY AND FORM VAL Clabe
	Contract Asso

Approved For Execution

Per Mobius (Mar. 1) 6

BUYER RL SELLER



AMENDMENT ONE TO TRANSPORTATION AGREEMENT

This Amendment One to Transportation Agreement ("Amendment One") made and entered into this 120 day of _______, 2006, by and between SOUTH CAROLINA PIPELINE CORPORATION, its successors and assigns, hereinafter called "Seller" and WELLMAN, INC., it successors and assigns, hereinafter called "Buyer". Seller and Buyer are sometimes referred to herein individually as a "Party" and collectively as "Parties."

WITNESSETH

WHEREAS, Seller provides transportation service to Buyer under the terms of a Transportation Agreement between Buyer and Seller dated August 27, 1991, and

WHEREAS, Buyer and Seller have mutually agreed to amend the Transportation Agreement to increase the daily deliveries allowed for transport service.

NOW THEREFORE, in consideration of the covenants and agreements hereinafter set forth, to be kept and performed by the Parties hereto, it is mutually agreed as follows:

- A. This Amendment One shall become effective on June 1, 2006.
- B. Paragraph 2. DAILY DELIVERIES is deleted and replaced as follows:

2. DAILY DELIVERIES

Seller agrees to accept and transport for Buyer up to 9,000 dekatherms, excluding shrinkage volumes, of natural gas on a daily basis. Buyer will notify Seller, in writing, of Buyer's intent to transport at least three (3) business days prior to the beginning of any month and will provide the estimated volumes of gas, in dekatherms, to be accepted and transported on a daily basis during the calendar month.

Buyer has the right to change the volume to be accepted and transported during the month on a daily basis. It is Buyer's responsibility to notify suppliers, Seller, and connecting pipelines regarding any change in transportation volumes. Seller will accept changes in daily volumes dispatched from upstream pipelines; however, Seller reserves the right to limit or restrict the volumes accepted and transported at any time, whenever, in Seller's sole opinion, operating conditions warrant a limitation or restriction on the acceptance or delivery of transportation gas. Limitations or restrictions may be because of, but not limited to, the utilization of deliverability capacity by Seller for Seller's system supply requirements.



- C. The term of this Amendment One shall be the same as the term of the Transportation Agreement currently in effect.
- D. No other provisions of the Transportation Agreement between Seller and Buyer are altered by this Amendment One.

IN WITNESS WHEREOF, this Amendment One to Transportation Agreement has been executed on the date first above written by the Parties hereto by their officers or other representatives.

WELLMAN, INC.	SOUTH CAROLINA PIPELINE CORPORATION
Buyer Rich Lous	Seller
Director of Parchasing	By Sam Dozier VICE PRESIDENT COMMERCIAL & FIELD OPERATIONS
Title J F Journal	Title Beth E-Brazel
7/10/06	Witness 0
Date	Date APPROVED AS TO LEGALITY
	265 AND FORM While claps
	Contract And

Approved For Execution

Per Mobius CMA 10 6

BUYER RL SELLER